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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
ATTEICATION NO.	TIEMO DATE	TIRST NAMED INVENTOR	ATTOMIET BOCKET NO.	CONTINUATION NO.
10/726,612	12/04/2003	Akiyoshi Chosokabe	Q78605	5767
23373 7590 07/17/2007 SUGHRUE MION, PLLC			EXAMINER	
	LVANIA AVENUE, N	1.W.	HARPER, TRAMAR YONG	
WASHINGTO	N. DC 20037		ART UNIT	PAPER NUMBER
	,		3714	,
			MAIL DATE	DELIVERY MODE
			07/17/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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	Application No.	Applicant(s)					
	10/726,612	CHOSOKABE, AKIYOSHI					
Office Action Summary	Examiner	Art Unit ,					
	Tramar Harper	3714					
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet v	vith the correspondence address					
A SHORTENED STATUTORY PERIOD FOR REPL' WHICHEVER IS LONGER, FROM THE MAILING D. Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUN 36(a). In no event, however, may a will apply and will expire SIX (6) MO e, cause the application to become A	ICATION. I reply be timely filed INTHS from the mailing date of this communication. ABANDONED (35 U.S.C. § 133).					
Status							
1) Responsive to communication(s) filed on 13 February 2007.							
2a)⊠ This action is FINAL . 2b)☐ This	This action is FINAL . 2b) ☐ This action is non-final.						
3) Since this application is in condition for allowa	☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims							
4) Claim(s) 1-14 is/are pending in the application	· ·						
4a) Of the above claim(s) is/are withdra	4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.							
6)⊠ Claim(s) <u>1-14</u> is/are rejected.	6)⊠ Claim(s) <u>1-14</u> is/are rejected.						
	Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/o	or election requirement.						
Application Papers							
9) The specification is objected to by the Examine	er.						
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.							
Applicant may not request that any objection to the							
Replacement drawing sheet(s) including the correc							
11) The oath or declaration is objected to by the Ex	xaminer. Note the attache	ed Office Action or form PTO-152.					
Priority under 35 U.S.C. § 119							
12) ☐ Acknowledgment is made of a claim for foreigna) ☐ All b) ☐ Some * c) ☐ None of:	n priority under 35 U.S.C.	§ 119(a)-(d) or (f).					
1. Certified copies of the priority document							
2. Certified copies of the priority document		• • • • • • • • • • • • • • • • • • • •					
3. Copies of the certified copies of the prior	•	n received in this National Stage					
application from the International Burea		at raceived					
* See the attached detailed Office action for a list	or the certified copies fic	it received.					
Address to the second of the s							
Attachment(s) 1) Notice of References Cited (PTO-892)	4) 🔲 Intentiou	Summary (PTO-413)					
2) Notice of References Cited (PTO-692) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	Paper No	o(s)/Mail Date Informal Patent Application					
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DETAILED ACTION

This is a supplemental office action correcting the improper action mailed 5/8/07. Examiner acknowledges receipt of amendments to the claims, specification, and drawings filed 2/13/07. The arguments set forth are addressed herein below. Claims 1-14 are pending, Claims 1-2 and 4-5 have been amended, and Claims 6-14 are newly added.

Specification

The amendment filed 2/13/07 is objected to under 35 U.S.C. 132(a) because it introduces new matter into the disclosure. 35 U.S.C. 132(a) states that no amendment shall introduce new matter into the disclosure of the invention. The added material which is not supported by the original disclosure is as follows: the newly amended terminology "composition ratio or ratios" is completely different in scope regarding the previously disclosed "composition rate or rates". The phrase "composition rates" is interpreted as changes in composition. The phrase "composition ratio" is interpreted as the relation or comparison between compositions. In regards to,

"the display control section 34 can generate composition (blended) image data of the first pattern image data and the second pattern image data blended according to a positional relationship between the first model and the second model, and image composition rate setting, and display this composite image."

Examiner interprets "the display control section 34 can generate composite (blended) image data of the first pattern image data and the second pattern image data blended

according to a positional relationship between the first model and the second model," as

defining a ratio between two images or a first pattern image data to a second image data. However by adding "and image composition rate setting, and display this composite image" defines "image composition rate" as something completely different from the positional ratio image e.g. the image composition rate is different from the blended image generated from the positional ratio. Thus, Applicant has failed to provide sufficient evidence that the amended material is supported within the specification.

Applicant is required to cancel the new matter in the reply to this Office Action.

Drawings

The drawings received on 2/13/07 are unacceptable for the reasons as noted above in regards to "composition ratio" e.g. contains new subject matter.

Claim Rejections - 35 USC § 112

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

Claims 1-14 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. The newly amended terminology "composition ratio or ratios" is completely different in scope regarding the previously disclosed "composition rate or rates". The phrase "composition rates" is interpreted as changes in

composition. The phrase "composition ratio" is interpreted as the relation or comparison between compositions. In regards to,

"the display control section 34 can generate composition (blended) image data of the first pattern image data and the second pattern image data blended according to a positional relationship between the first model and the second model, and image composition rate setting, and display this composite image."

Examiner interprets "the display control section 34 can generate composite (blended) image data of the first pattern image data and the second pattern image data blended according to a positional relationship between the first model and the second model," as defining a ratio between two images or a first pattern image data to a second image data. However by adding "and image composition rate setting, and display this composite image" defines "image composition rate" as something completely different from the positional ratio image e.g. the image composition rate is different from the blended image generated from the positional ratio. Thus, Applicant has failed to provide sufficient evidence that the amended material is supported within the specification and is therefore, interpreted as new matter.

Response to Arguments

Applicant's arguments with respect to claims 1-14 have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP

§ 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tramar Harper whose telephone number is (571) 272-6177. The examiner can normally be reached on 7:30am - 5:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Robert Pezzuto can be reached on (571) 272-6996. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Supervisory Patent Examiner
Art Unit 3714

TH

7/8/07